

**PILOT PROJECT PROVISIONS FOR E-FILING AND E-SERVICE IN JUVENILE
DELINQUENCY MATTERS**

1a. Who May Electronically File and Serve.

During the Pilot Project, attorneys, government agencies, and parties designated by the State Court Administrator in consultation with the district court may, upon registering with the electronic filing service provider designated by the State Court Administrator ("Designated Provider"), electronically file documents other than charging documents¹ with the district courts designated by the State Court Administrator ("Districts Courts"). Electronic filing and electronic service shall be accomplished through the Designated Provider's Internet-accessible electronic filing and service system ("E-Filing System").

Registered attorneys, government agencies, and parties may electronically serve documents on other registered attorneys, government agencies, and parties in juvenile cases provided that the attorney, government agency, or party to be served has designated an e-mail address for receiving electronic service in the E-Filing System.

The District Courts may electronically file and serve any orders, notices, or other documents in juvenile cases provided that the attorney, government agency, or party to be served has designated an e-mail address for receiving electronic service in the E-Filing System.

(Added effective December 1, 2012.)

¹ Electronic filing of charging documents is addressed in Paragraph 1c.